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6	Attorneys for Plaintiffs	
7 8	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA	
9 10 11	MARGARITO T. LOPEZ individually and as successor in interest to Margarito E. Lopez, Deceased; SONIA TORRES, KENI LOPEZ, and ROSY LOPEZ, individually,	Case No.: 2:22-cv-07534-FLA-MAAx Hon. Judge Fernando L. Aenlle-Rocha, Hon. Mag. Maria A. Audero
12	Plaintiffs,	NOTICE OF CONDITIONAL SETTLEMENT AND JOINT
13	VS.	REQUEST TO VACATE ALL DATES, INCLUDING THE PRETRIAL CONFERENCE
14 15	CITY OF LOS ANGELES; JOSE ZAVALA; JULIO QUINTANILLA; and DOES 1-10, inclusive,	PTC: July 26, 2024
16	Defendants.	Trial: August 12, 2024
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18	TO THIS HONORABLE COURT:	
19	Plaintiffs, MARGARITO T. LOPEZ individually and as successor in interest	
20	to Margarito E. Lopez, Deceased; SONIA TORRES, KENI LOPEZ, and ROSY	
21	LOPEZ, individually, and Defendants CITY OF LOS ANGELES, JOSE ZAVALA	
22	and JULIO QUINTANILLA ("the Parties"), hereby submit the following joint	
23	status report regarding settlement and request to vacate all pending dates and	
24	deadlines.	
25	1. The Parties have had ongoing settlement discussions with mediator	
26	Richard Copeland. Mr. Copeland made a mediator's proposal, which all	
27	parties have accepted.	
28	2. In light of the parties' acceptance of the mediator's proposal, the parties	

have reached a conditional settlement that resolves this case in its entirety. 3. The proposed settlement is conditioned upon approval by the relevant City 2 of Los Angeles authorities. The settlement is expected to be consummated, 3 including approval and payment, by December 31, 2024. 4 5 4. Once the proposed settlement has been approved, the parties will file a notice of approval of the settlement. Within 7 days of Plaintiffs' receipt of 6 the settlement funds, Plaintiffs will file a request for dismissal of this 7 8 action with prejudice. 9 Based on the foregoing, the parties, by and through their counsel of record, respectfully request that the Court vacate all pending dates, including the upcoming 10 pretrial conference date of July 26, 2024, and the trial date of August 12, 2024. 11 12 13 Respectfully submitted. 14 DATED: July 25, 2024 15 STONE BUSAILAH, LLP 16 17 By: s/ Muna Busailah Muna Busailah 18 Attorneys for Defendants Julio Quintanilla 19 and Jose Zavala 20 DATED: July 25, 2024 21 HYDEE FELDSTEIN SOTO, City Attorney DENISE C. MILLS, Chief Deputy City Attorney SCOTT MARCUS, Chief Asst. City Attorney CORY M. BRENTE, Senior Assistant City 22 23 Attorney 24 25 26 Y A. FORD, Deputy City Attorney Attorneys for Defendant CITY OF LOS 27 ANGEĽES 28